## IN THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: DIGITEK PRODUCTS LIABILITY LITIGATION				
	MDL NO. 1968			
COMPLAINT BY ADOPTION FOR ALL INDIVIDUALS				
1.	Plaintiff(s),, state(s) his/her/theirs claims against Defendant(s),			
indicated below	w, and incorporate(s) by reference the relevant portions of the Master Consolidated			
Complaint for	Individuals (the "Master Complaint") on file with the Clerk of the Court for the			
United States	District Court for the Southern District of West Virginia, Charleston Division in			
the matter enti	tled In Re DIGITEK PRODUCTS LIABILITY LITIGATION, Docket # MDL No			
<u>08-1968.</u>				
2.	Plaintiff, is a citizen and resident of and claims damages as			
set forth below	•			
	a. Plaintiff, is a citizen and resident of, and claims			
damag	es for loss of consortium. [Not Applicable:]			
	ALLEGATIONS AS TO INJURIES			
3.	Plaintiffhas suffered injuries as a result of having been prescribed			
and/or ingestee	d Digitek® (digoxin) marketed, designed, manufactured, produced, supplied and			
sold by Defend	lant(s). Defendant(s), listed below, by its/their actions or inactions proximately			
caused Plaintin	f's injuries.			
4.	As a result of the injuries that Plaintiff has sustained, he/she is entitled to recover			
compensatory,	equitable and/or other relief.			
5	On Plaintiff had the above referenced Digitek® prescribed by			

(if known) a	and the prescription was filled at	(if known) on	(if
known).			
6.	As a result of the Defendant(s) actions	s, Plaintiff suffered injury an	d damages as
set forth in t	the Master Complaint.		
7.	To the extent that this Complaint by A	adoption includes a claim for	loss of
consortium,	Plaintiff is entitled to recover	compensatory, equitable and	l/or other relief.
[Not Applic	able:]		
	<b>ALLEGATIONS AS TO</b>	DEFENDANTS	
8.	The following entity is named as Defe	endant herein and the allegati	ions with regard
thereto in th	e Master Complaint are herein adopted b	y reference.	
	ACTAVIS TOTOWA, LLC		
	ACTAVIS INC.		
	ACTAVIS ELIZABETH, LLC		
	MYLAN, INC.		
	MYLAN PHARMACEUTICALS,	INC.	
	MYLAN BERTEK PHARMACEU	TICALS INC.	
	UDL LABORATORIES, INC.		
	OTHER ( <b>Defendant allegations to</b> and incorporated by reference)	be set forth on an attached	l document
	SPECIFIC ALLEGATIONS AND T	HEORIES OF RECOVER	<u>Y</u>
9.	The following claims and allegations	asserted in the Master Comp	laint and the
allegations v	with regard thereto in the Master Compla	int are herein adopted by ref	erence:
	INTRODUCTION;		

PARTIES;
JURISDICTION AND VENUE;
FACTUAL ALLEGATIONS;
COUNT ONE (Product Liability – Failure to Warn and Instruct);
COUNT TWO (Product Liability - Manufacturing Defect);
COUNT THREE (Product Liability-Design Defect);
COUNT FOUR (Negligence);
COUNT FIVE (Negligence Per Se);
COUNT SIX (Breach of Implied Warranty);
COUNT SEVEN (Breach of Express Warranty);
COUNT EIGHT (Negligent Misrepresentation);
COUNT NINE (Intentional Misrepresentation);
COUNT TEN (Fraud);
COUNT ELEVEN (Constructive Fraud);
COUNT TWELVE (Violation of W.Va. Consumer Protection Statute);
COUNT THIRTEEN (Violation of Applicable Consumer Protection and/or Unfair Trade Practices Statutes);
COUNT FOURTEEN (Wrongful Death,);
COUNT FIFTEEN (Survival Action);
COUNT SIXTEEN (Medical Monitoring);
COUNT SEVENTEEN (Unjust Enrichment);
COUNT EIGHTEEN (Medicare Secondary Payer Act);
COUNT NINETEEN (Loss of Consortium):

\_\_\_\_\_COUNT TWENTY (State Law Specific Cause of Action or Other Cause of Action to be set forth on an attached document and incorporated by reference).

## PRAYER FOR RELIEF

WHEREFORE, Plaintiff(s) seeks judgment favor against Defendant(s) as follows:

- 1. Economic and non-economic damages in an amount in excess of \$75,000 as provided by law and to be supported by the evidence at trial;
  - 2. For the equitable relief requested;
  - 3. For compensatory damages according to proof;
  - 4. For punitive damages;
- 5. For all applicable statutory damages under the Medicare Secondary Payer Act and the applicable consumer protection legislation;
- 6. For declaratory judgment that Defendant(s) is/are liable to Plaintiff(s) for all evaluative, monitoring, diagnostic, preventative, and corrective medical, surgical, and incidental expenses, costs and losses caused by Defendants' wrongdoing;
  - 7. For disgorgement of profits;
  - 8. For an award of attorneys' fees and costs;
  - 9. For prejudgment interest and the costs of suit; and
  - 10. For such other and further relief as this Court may deem just and proper.

## **DEMAND FOR JURY TRIAL**

Plaintiff(s) hereby demar	id a trial by jury as to all claims in this action.
	Respectfully submitted: Plaintiff's Counsel
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	Plaintiff(s) hereby demai